201213370 Daniel Young

After a shift at work, a man was taking a "dollar van" home. Two officers pulled over the van and opened the door. Detective Young took the man out of the van and held him against the exterior front passenger door. According to the man, Detective Young slammed him against the car door and pulled his arms up behind him. According to Detective Young, the man had stood calmly outside the car while Detective Young called a second police car.

The other car arrived, with two civilians in the back seat. Detective Young asked the men in the police car about the man he was holding, and they stated they could not identify him. The man was released.

In his CCRB interview, Detective Young stated that the officers had received a call for a robbery, and that the two men in the back of the police car had been victims of the robbery who provided a description that matched the man in the van, but that when they were pulled up to identify him, they stated that he was not the man who had robbed them.

The man stated that he had gone to the hospital after the incident and had been diagnosed with a bruised collarbone, a sprained shoulder, and scratches to his torso. While the CCRB normally obtains medical records to corroborate a statement, they are not subject to FOIL and LatinoJustice was unable to review them.

Detective Young had no memo book entries for the incident. No officer filled out a UF-250 or stop and frisk report for the incident.

The CCRB found the officers all engaged in misconduct by failing to complete required paperwork, that Detective had used excessive force by pushing the man against the van, and that Detective Young had made a false statement in the interview when he claimed no force had been used at all, given that the man's medical records showed he had been injured.

Detective Young was tried in the administrative prosecution unit and forced to forfeit 3 vacation days for the excessive force, but was not punished for the false statement.

In a letter from the Brooklyn District Attorney, CCRB allegations are listed only as "other misconduct" in a letter from the district attorney.

CCRB INVESTIGATIVE RECOMMENDATION

Investigator:	Те	am:	CCRB Case #:	✓ For	ce		Discourt.	U.S.
Catherine Twigg	Те	am # 1	201213370	☑ Abu	ise		O.L.	✓ Injury
Incident Date(s)	Lo	cation of Incident	t:	Preci	nct:	18 M	Io. SOL	EO SOL
Fri, 10/12/2012 11:40 PM				63	1	04/1	2/2014	4/12/2014
Date/Time CV Reported	CV	Reported At:	How CV Reported	: Date	e/Time	Receiv	ed at CC	RB
Mon, 10/15/2012 2:33 PM	cc	CRB	Phone	Mor	n, 10/15	5/2012	2:33 PM	ſ
Complainant/Victim	Type	Home Add	dress					
			_					
Witness(es)		Home Add	dress					
Subject Officer(s)	Shield	TaxID	Command					<u>'</u>
1. DT3 Daniel Young	05170	932084	063 DET					
2. DT3 Kenneth Spaeth	02591	923200	063 DET					
Witness Officer(s)	Shield No	Tax No	Cmd Name					
1. POM Daniel Gibson	03516	949024	063 PCT					
2. POM Sean Kelleher	08485	901759	063 PCT					
Officer(s)	Allegation				Inve	stigate	or Recor	nmendation
A. DT3 Daniel Young	Abuse of Au	thority: Det. Dani	iel Young drew his gur	1.	Α.	87(2)(g)		ϵ
B . DT3 Daniel Young	Abuse of Au an individua		iel Young threatened to	o damage	В.			
C . DT3 Kenneth Spaeth	Abuse of Au	thority: Det. Ken	neth Spaeth stopped [8]	7(2)	C .			
D. DT3 Daniel Young	Force: Det. I	Daniel Young use	d physical force agains	st § 87(2)	D .			
E . DT3 Kenneth Spaeth	Abuse of Au	thority: Det. Kent I shield number to	neth Spaeth refused to	provide	Ε.			
§ 87(4-b), § 87(2)(g)								
								_
J. DT3 Daniel Young			entionally made a false ol Guide Procedure 203		J. §8	37(2)(g)		

Case Summary

On October 15, 2012, \$87(2)(b) filed the following complaint with the Civilian Complaint Review Board on behalf of himself, over the phone (encl. 6a-c).
On October 12, 2012 at 11:40 p.m., \$87(2)(b) was stopped by Det. Kenneth Spaeth and Det. Daniel Young of the 63 rd Precinct Detective Squad at the intersection of \$87(2)(b) in Brooklyn. The following allegations stemmed from this incident:
 Allegation A: Abuse of Authority - Det. Daniel Young drew his gun. Allegation B: Abuse of Authority - Det. Daniel Young threatened to damage an individual' property. \$87(2)(b), \$87(2)(g)
• Allegation C: Abuse of Authority – Det. Kenneth Spaeth stopped §87(2)(b) §87(2)(b), §87(2)(g)
 Allegation D: Force – Det. Daniel Young used physical force against \$87(2)(6) Allegation E: Abuse of Authority – Det. Kenneth Spaeth refused to provide his name and shield number to \$87(2)(6) \$87(2)(6), \$87(2)(6)
• \$87(2)(b), \$87(4-b), \$87(2)(g)
• Allegation J: Other Misconduct - Det. Daniel Young intentionally made a false official statement in violation of Patrol Guide Procedure 203-08. § 87(2)(g)

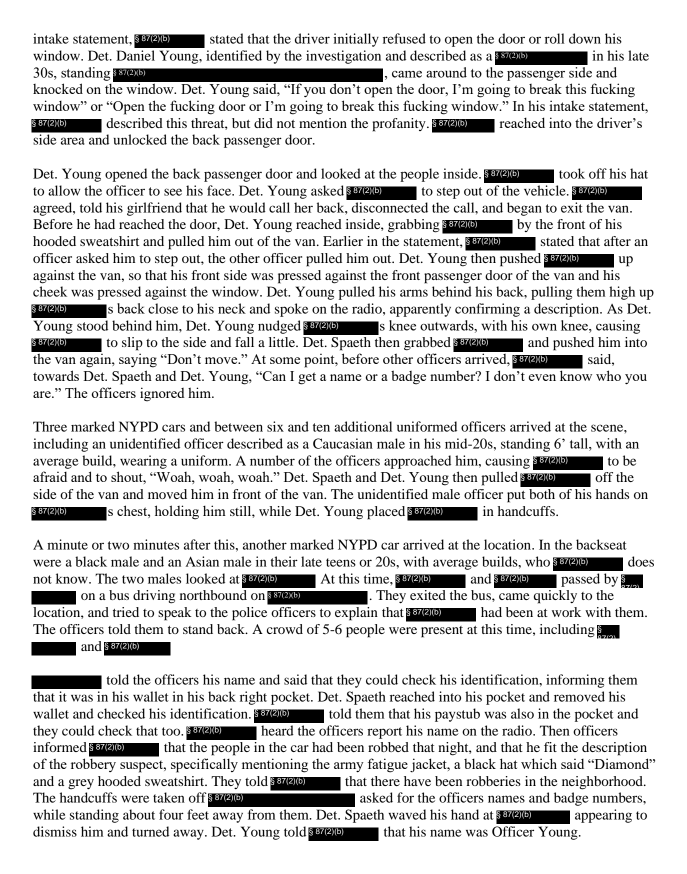
Page 2 CCRB Case # 201213370

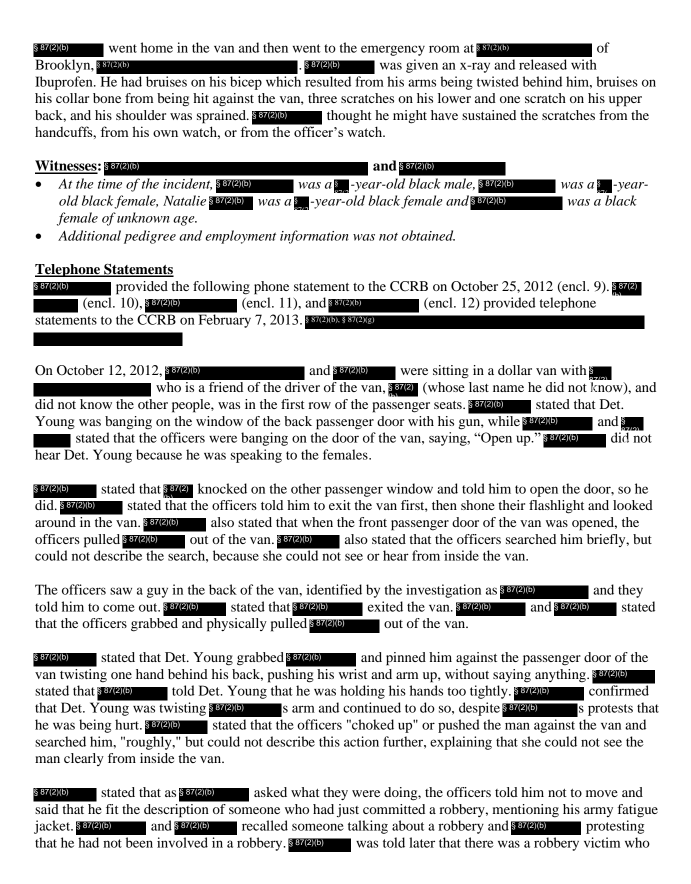
Results of Investigation

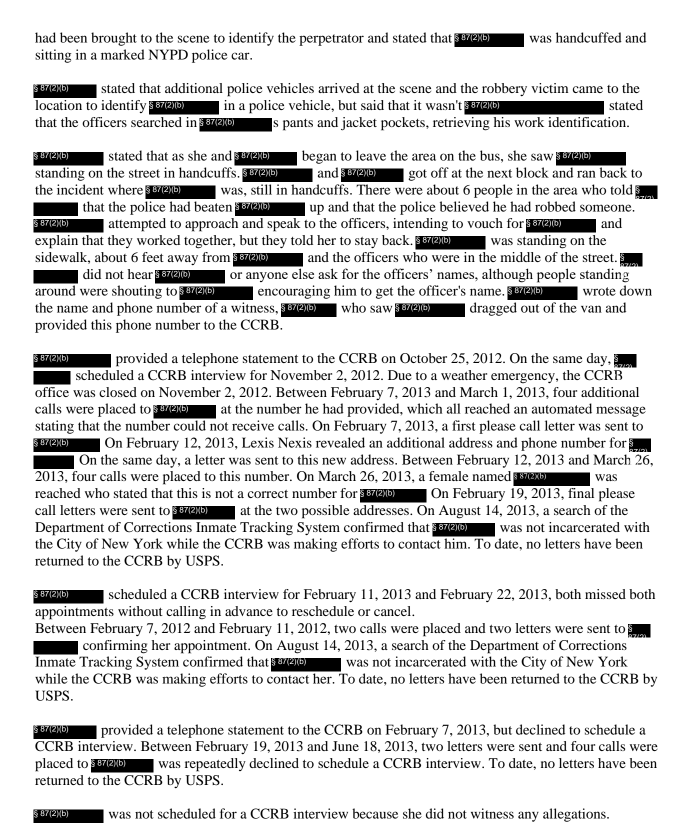
Civilian Statements

Complainant/Victim: \$87(2)(b) is a year-old black male, standing 5'9", weighing 156 pounds, with black hair and brown eyes. At the time of his CCRB interview, \$87(2)(b) was employed as a \$87(2)(b) at \$87(2)(b) in Brooklyn.
Regarding the source of his injuries, on October 13, 2012, \$87(2)(b) made the following statements to stated that the njury occurred at the mall and alleged that he was beaten by NYPD officers. \$87(2)(b) stated that he sustained a twisting injury yesterday at a mall. \$87(2)(b) stated that he was confronted by NYPD and an officer put his left arm behind him to apprehend him and was pushing it very hard up towards his apper back.
was interviewed at the CCRB on October 22, 2012 (encl. 8a-g). § 87(2)(g)
in the \$7(2)(b) which he did not leave all day. \$7(2)(b) was wearing a ightweight camouflage green army fatigue jacket, with a grey hooded sweatshirt with a graphic on the ront, dark blue jeans with brown stripes on the back, black and red Nike sneakers and a black adjustable baseball cap, with the word "Diamond" in white lettering across the front. At 11:35 p.m., \$7(2)(b) with his managers,
About five minutes later, \$87(2)(b) saw an unmarked black Chevrolet Impala pull up next to the van, in he street. Two police officers in plainclothes exited the car. Det. Kenneth Spaeth, identified by the nvestigation and described as a \$87(2)(b) in his 40s, standing \$87(2)(b) approached the driver at the driver's side of the van and asked him o open the door. \$87(2)(b) opened his driver's side front door and exited to speak to Det. Spaeth. In his

Page 3 CCRB Case # 201213370







Attempts to Contact Civilians

Page 6 **CCRB Case # 201213370**

During his phone statement to the CCRB on October 25, 2012, \$\frac{887(2)(b)}{2012}\$ stated that he was not the driver of the dollar van, rather his friend, \$\frac{887(2)}{2012}\$ was the driver. \$\frac{887(2)(b)}{2012}\$ did not know \$\frac{887(2)}{2012}\$ s last name,

NYPD Statements:

efforts to contact her.

Subject Officer: DET. DANIEL YOUNG

- Det. Young is a \S -year-old \S 87(2)(b) , standing \S 87(2)(b)
- On October 12, 2012, Det. Young was assigned to the detective squad, working with Det. Spaeth, dressed in plainclothes (business attire), in an unmarked vehicle of unknown color at the time of the incident. Det. Young worked from 4:00 p.m. on October 12, 2012 to 1:00 a.m. on October 13, 2012.

Memo Book

Det. Young did not have any entries in his memo book relevant to this incident (encl. 13a-b). At 10:30 p.m. on October 12, 2012, Det. Young went to strict in relation to a case he was investigating. At 12:20 a.m., Det. Young returned to the 63rd Precinct stationhouse.

CCRB Statement

Det. Young was interviewed at the CCRB on May 6, 2013 (encl. 13k-m). On October 12, 2012, at an unknown time close to 11:30 p.m., Det. Young heard a call on the radio concerning for a robbery, which included a description of the perpetrator, a black male between 18 and 25 years old, wearing a green-brown camouflage jacket. Det. Young could not recall if there were any additional details, but later stated that the male's build or weight was not provided. Det. Young and Det. Spaeth were not far away from the location of the robbery and so they decided to do a canvas to assist in the search for the perpetrator. At in Brooklyn, Det. Young and Det. Spaeth observed a dollar van parked and idling. The officers went around the block once, before approaching the van. When asked why they approached the van, Det. Young stated that it had been idling for a while. He could not recall if there were any other dollar vans in the vicinity. Det. Young did not see anyone enter the van.

As they approached the van, someone inside, who was later discovered to be a heavyset black male, locked the rear, right passenger door. Det. Young knocked on the van with his knuckles. Det. Young did not have his firearm out, and did not use it to knock on the van. The driver of the van, who was standing outside, came over and asked what the problem was. Det. Young requested that the driver open the van. Det. Young did not use any discourteous or offensive language, and did not say or hear Det. Spaeth say, "If you don't open the door, I'm going to break this fucking window."

Page 7
CCRB Case # 201213370

The driver knocked on the window and told the people inside to open the door. Someone inside the van unlocked the door and Det. Young opened the door. At this time, Det. Spaeth was standing next to him on the passenger side of the van. Before opening the door, Det. Young saw that there were two black females and a black male in the van. Det. Young did not think that the male could be the person he was looking for because this male weighed about 300 pounds and their description had not indicated that the male was heavyset.

Det. Young said, "Everyone step out of the van," and the three individuals complied, exiting the van. As Det. Young was getting the individuals out of the van and asking the heavyset male why he had locked the door, Det. Spaeth noticed another male, § 87(2)(b) lying down on the floor of the van, in between the last two rows of seats in the van, and Det. Spaeth said, "You, get out of the van." Det. Young then also instructed \$87(2)(b) to exit. Det. Spaeth had seen \$87(2)(b) through the open door of the van, while Det. Young was interacting with the other individuals, thus he hadn't seen § 87(2)(b) The officers saw that §87(2)(b) was a black male, wearing a camouflage jacket, and therefore fit the description. exited the van independently, the officers did not use any physical force to get him out. The officers told § 87(2)(b) that he wasn't allowed to leave, and §87(2)(b) kept saying, "I want to go, I just want to go," and speaking a little bit loudly. The officers told him to wait. Det. Young and Det. Spaeth were not physically holding \$87(2)(b) and and did not place him in handcuffs. Det. Young did not being pushed against the van. Det. Young did not and did not see Det. Spaeth or any other officer pull \$87(2)(b) was frisked. Det. Young obtained s identification, but could not recall whether he requested this and \$87(2)(6) provided it, or if he entered § 87(2)(b) s pocket to retrieve it. exited the van, Det. Young announced on the radio that they needed to arrange a show up. Additional officers arrived almost immediately. About three or four additional marked vehicles arrived, with approximately six to eight uniformed officers were dressed in uniform, but Det. Young could not recall which sectors arrived or whether any supervisors were present. After about a minute, the robbery victims came to the scene in a police vehicle. Det. Young went over to the vehicle where the robbery victims were, and could not recall where Det. Spaeth was at this time. Prior to this, none of the additional officers approached and interacted with \$87(2)(b) Det. Young did not know if any officers interacted with § 87(2)(b) after he went over to the car where the complainants were. When asked who was charged with watching \$87(2)(b) to ensure he didn't leave the scene, Det. Young stated that there were officers present other than himself and Det. Spaeth. He stated that generally if he walks away, Det. Spaeth would be responsible for looking after a suspect. Det. Young did not recall any other officer approaching and taking over responsibility for \$87(2)(b) at this time. The victims of the robbery looked and discussed whether he had perpetrated the crime, and after about two minutes, determined that § 87(2)(b) had not robbed them. his business card and § 87(2)(b) Det. Young gave § 87(2)(b) was released. When asked if \$87(2)(b) asked for his name, Det. Young said that \$87(2)(b) may have asked and that could be why he gave saked and that could be why he gave asking for Det. Spaeth's name. Det. Young did not witness Det. Spaeth refuse to provide his name to \$87(2)(b)

Det. Young did not observe any indication that § 87(2)(b) was injured and did not see any way that he could have sustained an injury during this incident. When asked if a UF-250 was prepared for this incident, Det. Young stated that neither he nor Det. Spaeth completed one.

Subject Officer: DET. KENNETH SPAETH

Page 8 **CCRB Case # 201213370**

- *Det. Spaeth is a* \$\ \text{97(2)} -year-old w \text{87(2)(b)}
- On October 12, 2012, Det. Spaeth was assigned to investigations with the 63rd Precinct detective squad, with Det. Daniel Young. Det. Spaeth worked from 4:00 p.m. on October 12, 2012, until 12:20 a.m. on October 13, 2013. Det. Spaeth was dressed in plainclothes, business attire, and was driving an unmarked black sedan at the time of the incident.

Memo book

Det. Spaeth had no memo book entries relevant to this incident (encl. 14a-b). At 10:30 p.m. on October 12, 2012, Det. Spaeth responded to security and he finished his tour at 12:20 a.m. on October 13, 2012.

CCRB Statement

Det. Spaeth was interviewed at the CCRB on June 21, 2013 (encl. 14c-e) Det. Spaeth and Det. Young responded to a "30", a robbery in progress, announced over the radio. On the radio, they heard that a black male in a camouflage jacket was involved, but the color of camouflage was not provided. Det. Spaeth recalled that they were looking for one individual, but did not recall whether the age, height, or weight of the perpetrator was provided over the radio. Det. Spaeth could not recall what direction of flight was provided and could not recall whether it was an armed robbery.

Det. Spaeth stated that perpetrators of crime in the area often use the dollar vans as a quick route out of the area, based on his experience working in the area for nearly 16 years, including working with Anti-Crime. Det. Spaeth had personally encountered situations in which perpetrators used dollar vans to escape the area more than 5 times in his experience. Det. Spaeth and Det. Young went to the intersection of in Brooklyn, an area where dollar vans typically park and pick up passengers, which is a couple of blocks away from the location where the robbery had been reported.

At the intersection, there were several dollar vans, although Det. Spaeth could not recall exactly how many. Det. Spaeth and Det. Young approached a parked dollar van, which had numerous passengers inside, although Det. Spaeth could not recall how many. This van was the first that they approached and there was nothing that attracted their attention to this van specifically. Det. Spaeth stated that he spoke to the driver of the van, identified by the investigation as although he also stated that Det. Young may have done this. The officers asked him to open up the van. Det. Spaeth and Det. Young stood outside the van with their shields displayed, neither of them knocked on any windows of the van. Neither Det. Spaeth or Det. Young used any discourteous language, specifically neither of them said, "If you don't open this door, I'm going to break this fucking window." Neither Det. Spaeth or Det. Young had their firearms out and neither of them knocked on the window of the van with their gun.

opened the back passenger door from inside. At this time, Det. Spaeth and Det. Young were standing on the passenger side of the van. Det. Spaeth saw a black male wearing a camouflage jacket, leaning down to hide between the rows of seats in the back of the van. It was dark inside the van and there were about three or four rows. Ser(2)(0) was in the back row, or the row before the back row, leaning his body sideways and down towards the seat, so that one side of his body was visible over the seats, while the other side was obscured by the seats. The individual's body was not entirely stretched out and he was not lying on the seat. Det. Spaeth was able to see that he was wearing a camouflage jacket, but could not see whether he was leaning from sitting on the seat or from the floor of the van. There were other people in the van, but Det. Spaeth could not recall how many.

Page 9 CCRB Case # 201213370

Det. Spaeth asked \$87(2)(6) to exit the van, and \$87(2)(6) complied. Det. Spaeth did not physically pull him out of the van. Det. Spaeth did not ask any of the other passengers to exit the van and did not recall Det. Young asking anyone else to exit. The passengers exited after \$87(2)(6) but Det. Spaeth believed that this was because they didn't want to wait. As \$87(2)(6) exited, Det. Young called over the radio for the sector who had the two victims of the crime with them, requesting them to come to the location for a show-up. Det. Spaeth did not know which sector, and did not recall which officers, had the victims with them.
that there had been a robbery and he fit the description. He explained that he would need to wait for a minute. Det. Spaeth frisked \$57(2)(0)
Within minutes, uniformed officers from the 63 rd Precinct arrived in 4-6 patrol cars, but Det. Spaeth could not recall any officers who were there or which supervisor came to the location. Some officers came over to Det. Spaeth, but he could not recall how many or which officers were helping with \$87(2)(b) No other officers physically interacted with \$87(2)(b)
After the show-up was conducted, Det. Spaeth left the scene of the incident and other officers, who he could not recall the identity or assignment of, took over speaking with \$37(2)(6) was informed that he was free to go, but Det. Spaeth did not tell him this and did not recall whether Det. Young told him this. Det. Spaeth did not know how \$37(2)(6) sustained an injury and did not see anything happen that could have caused \$37(2)(6) Det. Spaeth recalled hearing a conversation with a group of officers about needing to complete a Stop and Frisk report at the scene. Det. Spaeth did not know who was planning to complete the report, but thought that an officer from patrol was going to fill out a Stop and Frisk report for \$37(2)(6) Det. Spaeth did not bring up the topic or ask any other officer to complete a Stop and Frisk report for \$37(2)(6) and did not recall if Det. Young asked this. Det. Spaeth did not check to see whether a Stop and Frisk report was prepared for \$37(2)(6)
Medical Records medical records confirmed that \$87(2)(b)
was admitted at 12:41 a.m. on \$87(2)(b) (encl. 15a-g). \$87(2)(b) was complaining of pain and tenderness to his left shoulder and was diagnosed with a sprained left shoulder. \$87(2)(b) s shoulder
Page 10

was x-rayed. The x-ray revealed no fracture, normal alignment, and confirmed that soft tissues and joint spaces were normal. [87(2)(b)] was prescribed painkillers and advised to follow up with an orthopedic surgeon to rule out rotator cuff injury.

NYPD Documents

SPRINT

SPRINT street came over the radio, indicating that at 11:00 p.m. on October 12, 2013, two black males and one Indian male robbed a person (encl. 16b). One of the perpetrators was wearing an army green jacket, jeans and a cap. The perpetrators reportedly fled towards stops were made in connection with this job. SPRINT street indicated that a male was stopped at 11:27 at street indicated that a male wa

The audio recording documented several additional stops, including one stop by detectives from the 63rd Precinct Detective Squad, who have a male stopped on stopped on show-up.

63rd Precinct Stop, Question, and Frisk Index

The handwritten and computerized Stop, Question, and Frisk Indices show that no Stop, Question, and Frisk reports were completed to document the stop of 887(2) (encl. 19a - 20d).

Status of Civil Proceedings

• \$87(2)(b) has not filed a Notice of Claim with the City of New York as of June 24, 2013 with regard to the incident.

Civilian Criminal History

• As of August 15, 2013, Office of Court Administration records reveal no criminal convictions for \$87(2)(b)

Civilian CCRB History

• This is the first CCRB complaint filed by §87(2)(b) (encl. 4).

Subject Officers CCRB History

- Det. Young has been a member of the service for 11 years and there are no substantiated CCRB allegations against him (encl. 2a-c).
- Det. Spaeth has been a member of the service for 14 years and there are no substantiated CCRB allegations against him. (encl. 3).

Conclusion

Identification of Subject Officers

Det. Young and Det. Spaeth stated that they interacted with \$37(2)(b) on October 12, 2012.

Investigative Findings and Recommendations

Allegations Not Pleaded

stated that the officers pulled \$87(2)(b) out of the van and searched him briefly and that the officers searched \$87(2)(b) "roughly," although she could not describe either of these actions in greater

Page 11 CCRB Case # 201213370

detail. Because \$87(2)(b) and \$87(2)(b) did not allege being searched (other than Det. Spaeth entering spocket to retrieve his identification), these allegations are not being pleaded.
In his initial intake statement, stated that during his interaction with the officers he complained that he was in pain and Det. Young slammed him against the van and said, "I will break your shit." [887(2)(5)] did not mention this statement during his CCRB interview, therefore it is not being pleaded.
Det. Spaeth and Det. Young stated that \$87(2)(b) was frisked. Because \$87(2)(b) did not make this allegation, this allegation is not being pleaded.
Allegation A: Abuse of Authority – Det. Daniel Young drew his gun. Allegation B: Abuse of Authority – Det. Daniel Young threatened to damage \$ 37(2) s and \$ 37(2)(5) s property. \$ 87(2)(5) stated that Det. Young banged on the back passenger window with his gun. \$ 37(2)(5) stated that Det. Young said something like, "If you don't open the door, I'm going to break this fucking window."
§ 87(2)(b), § 87(2)(g)
Allegation C: Abuse of Authority – Det. Kenneth Spaeth stopped \$87(2)(b) It is undisputed that Det. Spaeth asked \$87(2)(b) to exit the van. \$87(2)(b). \$87(2)(g)
§ 87(2)(b), § 87(2)(g)
. Neither officer could remember exactly how many dollar vans were at the intersection, but they stated that there was nothing that they specifically noted about this van, and they did not see anyone enter it. Det. Spaeth stated that dollar vans are often a means of escape for perpetrators of crime.
The officers stated that when the van door was open, Det. Spaeth saw \$87(2)(b) wearing a camouflage jacket, and hiding inside the van. Det. Spaeth stated that \$87(2)(b) was leaning down between two rows of seats near the back of the van, so that just one side of his body was visible. Det. Spaeth stated that he was leaning down but was not entirely stretched out, and could not recall if he was on the seat or on the floor. Det. Young stated that \$87(2)(b) was lying on the floor of the van in between the last two rows of seats. The officers stated that Det. Spaeth asked \$87(2)(b) to exit the van, which \$87(2)(b) did, and that he was told he couldn't leave, but not physically restrained. Neither officer could recall whether was asked to stand against anything.
§ 87(2)(b), § 87(2)(g)

Page 12 CCRB Case # 201213370

§ 87(2)(b), § 87(2)(g)
According to the audio recordings of SPRINT the officers were seeking two black males and one Indian male in connection with a robbery, one of whom was wearing a green army jacket, jeans and a cap. Another was wearing a cap with the number 8 on it. No weapons were used in the robbery.
Officers may stop individuals when they have reasonable suspicion that they are committing, have committed, or were about to commit a crime. N.Y. C.P.L. § 140.50 (encl. 1g).
§ 87(2)(b), § 87(2)(g)
Allegation D: Force – Det. Daniel Young used physical force against § 87(2)(5)
§ 87(2)(b), § 87(2)(g)
The officers both denied that any force was used, indeed they stated that \$87(2)(b) was not physically restrained or held by the officers. Det. Spaeth described \$87(2)(b) s behavior as agitated, but stated that he was not resisting or attempting to leave. Det. Young only stated that \$87(2)(b) was speaking a little loudly, asking to leave.
Medical records from \$87(2)(b) epartment confirmed that \$87(2)(b) was admitted to the Emergency Department at 12:41 a.m. on \$87(2)(b) , immediately after his interaction with police officers. \$87(2)(b) s left shoulder was painful and tender. He was diagnosed with a sprained left shoulder, prescribed painkillers and advised to follow up with an orthopedic surgeon to rule out a rotator cuff injury.
§ 87(2)(g)
Allegation E: Abuse of Authority – Det. Kenneth Spaeth refused to provide his name and shield number to \$87(2)(b)
stated before other officers arrived, \$87(2)(b) asked Det. Spaeth and Det. Young for their names or badge numbers, but the officers ignored him. \$87(2)(b) stated that after the handcuffs were removed, he asked again for the officers names and badge numbers, while standing about four feet away from them. Det. Spaeth waved his hand at \$87(2)(b) appearing to dismiss him and turned away. Det. Young told \$87(2)(b) that his name was Officer Young.
The officers both stated that they didn't recall whether \$87(2)(b) asked for their names, although Det. Young stated that he provided his business card to \$87(2)(b) which may have been in response to \$37(2)(c) asked for their names, although Det. Spaeth refused to provide his name and shield number to \$87(2)(b)

Page 13 CCRB Case # 201213370

§ 87(2)(b), § 87(2)(g)		
§ 87(2)(b), § 87(2)(g)		
§ 87(2)(g), § 87(4-b)		
§ 87(2)(b), § 87(4-b), § 87(2)(g)		
Allegation J: Other Misconduct - Det	. Daniel Young intentiona	ally made a false official statement in
violation of Patrol Guide Procedure 2 § 87(2)(g)	<u>.03-08.</u>	
Team:1		
Investigator: Signature	_ <u>Catherine Twigg</u> Print	Date
	Page 14	

Page 14 **CCRB Case # 201213370**

Supervisor	:		
•	Title/Signature	Print	Date
Reviewer:			
	Title/Signature	Print	Date
Reviewer:			
	Title/Signature	Print	Date

 is ayear-old black male, standing 5'9", weighing 156 pounds, with black hair and brown eyes. is employed as a
was interviewed at the CCRB on October 22, 2012.
On October 12, 2012, at 11:35 p.m., exited the had worked from 11:00 a.m. until 11:30 p m. at the did not leave the shopping center all day, including his lunch break, which he took between 3:00 p m. and 4:00 p.m. was wearing a lightweight camouflage green army fatigue jacket, with a grey hooded sweatshirt with a graphic on the front underneath, dark blue jeans with brown stripes on the back, black and red Nike sneakers and a black adjustable baseball cap, with the word "Diamond" in white lettering across the front.
walked out of the building exit with his managers, and whose surnames he does not know. was speaking on the phone with his girlfriend. and stopped at the bus stop which is on the southeast corner of the intersection, in front of the mall exit. walked north along the sidewalk, crossed the northeast corner and approached a "dollar van" which is a blue van that transports groups of people. In the van was the driver, who later told that his name was "and provided his phone number, a female named who provided her phone number to and an unknown black female in her 30s, standing 5'6" which a heavy build. does not know any of them. asked if this van was going along confirmed and got in the van, which seats 12 people. went to the back bench and sat down, still talking on his phone. The van remained parked.
About five minutes later, saw an unmarked black Chevrolet Impala pull up next to the van, in the street. Two police officers in plainclothes exited the car. PO1 approached the driver and asked him to open the door. opened his driver's side front door and exited to speak to PO1. did not know if he was compliant with the officers. PO2 came around to the passenger side, knocked on the window and said "If you don't open the door, I'm going to break this fucking window." reached into the driver's side area and unlocked the back passenger door. PO2 opened the back passenger door and looked at the people inside. took off his hat to allow the officer to see his face. PO2 asked to step out of the vehicle. agreed, told his girlfriend that he would call her back and began to exit the van. Before he had reached the door, PO2 reached inside, grabbing by the front of his hooded sweatshirt and pulled him out of the van. PO2 then pushed up against the van, so that his front side was pressed against the front passenger door of the van and his check was pressed against the window. PO2 pulled his arms behind his back, pulling them very high up back close to his neck, and spoke on the radio, apparently confirming a description.
As PO2 stood behind him, PO2 nudged knee outwards, with his own knee, causing to slip to the side and fall a little. PO1 then grabbed and pushed him into the van again, saying "Don't move." At some point, before other officers arrived, said, towards PO1 and PO2, "Can I get a name or a badge number? I don't even know who you are." The officers ignored him.
Three marked NYPD cars arrived at the scene and between 6-10 additional uniformed officers, including PO3 and PO4, arrived. did not see which officers came from which cars because they parked behind and on the other side of the van. A number of the officers approached him, causing to be afraid and to shout, "Woah, woah, woah." PO1 and PO2 then pulled off the side of the van and moved him in front of the van. PO3 put both of his hands on chest, holding him, while PO2 placed in handcuffs.
About a minute or two minutes after this, another marked NYPD car arrived at the location. In the backseat were two individuals, a black male and an Asian male in their late teens or 20s, with average builds, who does not know and could not describe any further. The car was driven by PO5, who was alone. The two males in the back seat were looking at this time, and went by the van on a bus driving northbound on quickly to the location. They tried to speak to the police officers to explain the officers told them to stand back. There was a crowd of 5-6 people, including and that he'd been at work, and the officers told them to stand back. There was a crowd of 5-6 people, including
told the officers his name and said that they could check his identification, informing them that it was in his wallet in his back right pocket. PO1 reached into his pocket and removed his wallet and checked his identification.

that his paystub was also in the pocket and they could check that too.	heard the officers report his name on the radio.
Then officers informed that the people in the car had been rob	bed that night, but did not give any other details. They
also told that he fit the description of the robbery suspect, spec	cifically mentioning the army fatigue jacket, a black hat
which said "Diamond" and a grey hooded sweatshirt. They also told	that there have been robberies in the
neighborhood. The handcuffs were taken off	asked for the officers names and badge
numbers, while standing about four feet away from them. PO1 waved his	hand at appearing to dismiss him and
turned away. PO2 told that his name was Officer Young.	
After the incident, told that she had seen what happened also got the name and number of	and heard him being slammed against the van. She gave the driver of the van.
van and then went to the emergency room at	Medical Center. was
given an x-ray and released with Ibuprofen. He had bruises on his bicep w	which resulted from his arms being twisted behind him,
bruises on his collar bone from being hit against the van, 3 scratches on hi	is lower and 1 scratch on his upper back, and his
shoulder was sprained. thought he might have sustained the sc	ratches from the handcuffs, from his own watch, or
from the officer's watch.	

PO1 was a Caucasian male in his 40s, standing 5'10-11" tall, with a heavyset build and slicked back brown or grey hair. He was wearing slacks, a sweater vest and a leather jacket.

PO2 was a Caucasian male in his late 30s, standing 5'10-11" tall, with a slim build and blond hair. He was wearing slacks and a leather jacket.

PO3 was a Caucasian male in his mid-20s, standing 6' tall, with an average build, wearing a uniform.

PO4 was an Asian or Hispanic female officer, wearing a uniform.

PO5 was a black male officer.

Det. Young is a 37-year-old white male, standing 5'9", weighing 170 pounds, with blond hair and blue eyes. On October 12, 2012, Det. Young was assigned to the detective squad, working with Det. Spaeth, dressed in plainclothes (business attire), in an unmarked vehicle of unknown color at the time of the incident. Det. Young worked from 4:00 p.m. on October 12, 2012 to 1:00 a.m. on October 13, 2012.

Memo Book

Det. Young did not have any entries in his memo book relevant to this incident. At 10:30 p m., Det. Young went to in relation to a case he was investigating. At 12:20 p.m., Det. Young returned to the 63rd Precinct stationhouse.

CCRB Statement

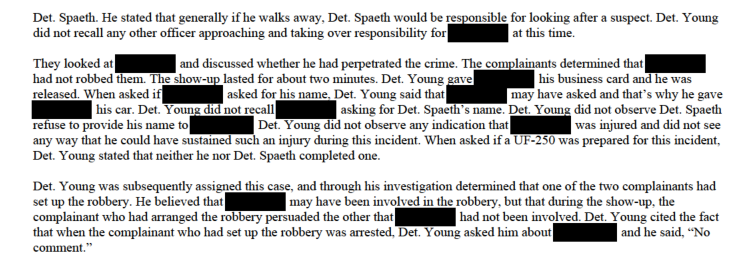
On October 12, 2012, at an unknown time close to 11:30 p m., Det. Young heard a call on the radio concerning for a robbery, which included a description of the perpetrator, a male black between 18 and 25 years old wearing a green-brown camouflage jacket. Det. Young could not recall if there were any additional details, but later stated that the male's build or weight was not provided. Det. Young and Det. Spaeth were not far and so they decided to do a canvas to assist in the search for the perpetrator. At meaning the perpetrator of the perpetrator of the perpetrator. Spaeth observed a dollar van parked and idling. The officers went around the block once, before approaching. When asked why they approached the van, Det. Young stated that it had been idling for a while. He could not recall if there were any other dollar vans in the vicinity. Det. Young did not see anyone enter the van

As they approached the van, someone inside, who was later discovered to be a heavyset black male, locked the rear, right passenger door. Det. Young knocked on the van with his knuckles. Det. Young did not have his firearm out, and did not use it to knock on the van. The driver of the van, who was standing outside, came over and asked what the problem was. Det. Young requested that the driver open the van. The driver knocked on the window and told the people inside to open the door. Det. Young did not use any discourteous or offensive language, and did not say or hear Det. Spaeth say, "If you don't open the door, I'm going to break this fucking window."

The people inside the van unlocked the door and Det. Young opened the door. At this time, Det. Spaeth was standing next to him on the passenger side of the van. Before opening the door, Det. Young saw that there were two black females and a black male in the van. Det. Young excluded the male from his investigation because he weighed about 300 pounds and their description had not indicated that the male was heavyset.

Det. Young said, "Everyone step out of the van," and the three individuals complied, exiting the van. As Det. Young was getting
the individuals out of the van and asking the heavyset male why he had locked the door. Det. Spaeth then noticed another male,
lying down on the floor of the van, in between the last two rows of seats in the van. Det. Spaeth said, "You, get ou
of the van," and Det. Young then also instructed to exit. Det. Spaeth observed through the open door of
the van, and Det. Young was interacting with the other individuals, thus he hadn't seen
was a black male, wearing a camouflage jacket, and therefore fit the description.
independently, the officers did not use any physical force in getting him out. The officers told
to leave, and kept saying, "I want to go, I just want to go," speaking a little loudly. The officers told him to wait. Det.
Young and Det. Spaeth were not physically holding and did not place him in handcuffs. Det. Young did not recall
being pushed against the van. Det. Young did not and did not see Det. Spaeth or any other officer pull
arms up behind his back. was frisked. Det. Young obtained identification, but could not recall whether
he requested this and provided it, or if he entered pocket to retrieve it.
After exited the van, Det. Young announced on the radio that they needed to arrange a show up. Additional officers

After arrived exited the van, Det. Young announced on the radio that they needed to arrange a show up. Additional officers arrived almost immediately. About three or four additional marked vehicles arrived, with approximately six to eight uniformed officers were dressed in uniform, but Det. Young could not recall which sectors arrived. Det. Young could not recall whether any supervisors were present. After about a minute, the complainants came to the scene in a police vehicle. At this time, Det. Young went over to the vehicle where the complainants were. Det. Young could not recall where Det. Spaeth was at this time. Prior to this, none of the additional officers approached and interacted with after the went over to the car where the complainants were. When asked who was charged with watching to ensure he didn't leave the scene, Det. Young stated that there were officers present other than himself and



- Det. Spaeth is a 40-year-old white male, standing 6' tall, weighing 240 pounds, with brown hair and blue eyes.
- On October 12, 2012, Det. Spaeth was assigned to investigations with the 63rd Precinct detective squad, with Det. Daniel Young. Det. Spaeth worked from 4:00 p.m. on October 12, 2012, until 12:20 a.m. on October 13, 2013. Det. Spaeth was dressed in plainclothes, business attire, and was driving an unmarked black sedan at the time of the incident.

Memo book

Det. Spaeth had no memo book entries relevant to this incident. At 10:30 p m., Det. Spaeth responded to memo book entries relevant to this incident. At 10:30 p m., Det. Spaeth responded to memo book entries relevant to this incident. At 10:30 p m., Det. Spaeth responded to memo book entries relevant to this incident.

CCRB Statement

Det. Spaeth was interviewed at the CCRB on June 21, 2013. On October 12, 2012, Det. Spaeth had responded to for a case, although he could not recall the details of the case or whether it was his investigation or Det. Young's investigation. At some point while they were out of the station house for this job, Det. Spaeth could not recall at what time, they heard on the radio, a "30," a robbery in progress. A black male in a camouflage jacket was involved. The color of camouflage was not provided. Det. Spaeth recalled that they were looking for one individual. He did not recall whether the age, height, or weight of the perpetrator was provided over the radio. Det. Spaeth could not recall what direction of flight was provided and could not recall whether it was an armed robbery. Det. Spaeth and Det. Young began canvassing for the perpetrator.

Det. Spaeth noted that perpetrators of crime in the area often use the dollar vans as a quick route out of the area. Det. Spaeth has worked in the area for nearly 16 years, including working with Anti-Crime, and had personally encountered situations in which perpetrators used dollar vans to escape the area more than 5 times. Det. Spaeth and Det. Young went to the intersection of in Brooklyn, an area where dollar vans typically park and pick up passengers, which is a couple of blocks away from the location where the robbery had been reported.

At the intersection, there were several dollar vans, although Det. Spaeth could not recall exactly how many. Det. Spaeth and Det. Young approached a parked dollar van, which had numerous passengers inside, although Det. Spaeth could not recall how many. This van was the first that they approached and there was nothing that attracted their attention to this van specifically. Det. Spaeth spoke to the driver of the van (although Det. Young may have done this), who rolled down the window and spoke to them, asking him to open up the van. Det. Spaeth and Det. Young stood outside the van with their shields displayed, neither of them knocked on any windows of the van. Neither Det. Spaeth or Det. Young used any discourteous language, specifically neither of them said, "If you don't open this door, I'm going to break this fucking window." Neither Det. Spaeth or Det. Young had their firearms out and neither of them knocked on the window of the van with their gun.

The driver unlocked the doors of the van, and someone inside opened the back door on the passenger side. At this time, Det. Spaeth and Det. Young were standing on the passenger side of the van. Det. Spaeth saw a black male wearing a camouflage jacket, leaning down to hide between the rows of seats in the back of the van. It was dark inside the van and there were about three or four rows. The individual was in the back row, or the row before the back row, leaning his body sideways and down towards the seat, so that one side of his body was visible over the seats, while the other side was obscured by the seats. The individual's body was not entirely stretched out and he was not lying on the seat. Det. Spaeth was able to see that he was wearing a camouflage jacket, but could not see whether he was leaning from sitting on the seat or from the floor of the van. Although there were other people in the van, Det. Spaeth could not recall how many or whether they were males or females.

Det. Spaeth asked	o exit the van, and	complied. Det.	Spaeth did not physically pull hin	n out of the van.
Det. Spaeth did not ask any of	the other passengers to e	xit the van and did not	t recall Det. Young asking anyone	else to exit. The
passengers exited after	but Det. Spaeth beli	ieved that this was bec	cause they didn't want to wait. As	exited,
Det. Young called over the rad	o for the sector who had	the two victims of the	e crime with them, requesting ther	n to come to the
location for a show-up. Det. Sp	aeth did not know which	n sector, and did not re	ecall which officers, had the comp	lainants with them.
			_	
Det. Spaeth told	at there had been a robbe	ry and he fit the descr	iption. He explained that he would	d need to wait for a
minute. Det. Spaeth frisked	waist. Det. Sp	aeth frisked	because he was stopped for rob	bery, which is a
violent crime, therefore	was frisked for Det	. Spaeth's safety and to	o be sure that he didn't have a we	apon on him. Det.
Spaeth could not recall whether	he observed anything o	n that app	eared suspicious. Det. Spaeth desc	cribed
as agitated saving that he could	l see was not	t happy to be stopped	was not doing anythin	no with his body



DISTRICT ATTORNEY KINGS COUNTY

350 JAY STREET BROOKLYN, NY 11201-2908 (718) 250-2000 WWW.BROOKLYNDA.ORG

> [INSERT NAME] Assistant District Attorney

[INSERT DATE]

[INSERT D/C INFO]

Re: [INSERT CASE NAME]

Kings County Dkt./Ind. No. [#######]

In connection with the above-named case, the People voluntarily provide the following information regarding:

MOS NAME: DANIEL YOUNG

MOS TAX:

in satisfaction (to the extent applicable) of their constitutional, statutory, and ethical obligations. Further, the People reserve the right to move <u>in limine</u> to preclude reference to this information, or otherwise to object to its use and/or introduction into evidence.

Disclosure # 1:

THE NYPD SUBSTANTIATED THE FOLLOWING ALLEGATION, DATED 10/12/2012, AGAINST MOS YOUNG (CCRB CASE NO.201213370):

 MOS YOUNG, ASSIGNED TO 63RD DETECTIVE SQUAD, ON 10/12/2012, FAILED TO MAKE ACTIVITY LOG ENTRIES REGARDING HIS PARTICIPATION IN AN INCIDENT

CASE STATUS: CLOSED ON 01/27/2014

PENALTY: SCHEDULE B COMMAND DISCIPLINE, WARNED AND ADMONISHED

Disclosure # 2:

MOS YOUNG IS A NAMED DEFENDANT IN THE FOLLOWING CIVIL ACTION:

NATASHA SLATER V. CITY OF NEW YORK, ET AL, 12-CV-04325, FILED IN THE EASTERN DISTRICT OF NEW YORK

Disclosure # 3:

MOS YOUNG WAS FOUND GUILTY AFTER TRIAL OF THE FOLLOWING NYPD DEPARTMENTAL CHAGES AND SPECIFICATIONS:

 MOS YOUNG, ON OR ABOUT OCTOBER 12, 2012, AT APPROXIMATELY 2340 HOURS WHILE ASSIGNED TO THE 63RD PRECINCT DETECTIVE SQUAD AND ON DUTY IN KINGS COUNTY, DID WRONGFULLY USE FORCE AGAINST AN INDIVIDUAL KNOWN TO THE DEPARTMENT, IN THAT HE PUSHED SAID INDIVIDUAL AGAINST THE SIDE OF A VAN AND TWISTED HIS ARMS UP BEHIND HIS BACK, WITHOUT POLICE NECESSITY.

CASE STATUS: CLOSED ON 01/07/2016

PENALTY: FORFEITURE OF THREE (3) VACATION DAYS

Disclosure # 4:

THE PEOPLE ARE AWARE OF THE FOLLOWING FEDERAL CIVIL RIGHTS ACTION(S) AND/OR STATE TORT CIVIL LAWSUIT(S) IN WHICH THE INDICATED OFFICER HAS BEEN NAMED AS AN INDIVIDUAL DEFENDANT. NOTE, THE DISPOSITION INFORMATION MAY NOT BE CURRENT:

PLAINTIFF	DOCKET	COURT	FILED	DISPOSED	DISPOSITION
Duquan Scott	511502/2015	Kings Cty.	9-9-15		Pending
		Sup. Ct.			
Oliver Antoine	516366/2017	Kings Cty.	8-28-17		Pending

		Sup. Ct.			
Michael Mills	19-CV-2296	E.D.N.Y.	4-18-19		Pending
Donovan	11-CV-1789	E.D.N.Y.	4-12-11	4-24-12	Settlement,
Abraham					without admission
					of fault or liability
Lamar Holmes	08-CV-2301	E.D.N.Y.	6-9-08	10-30-08	Settlement,
					without admission
					of fault or liability

BASED UPON CCRB DOCUMENTS UP TO DATE THROUGH OCTOBER 13, 2020, THE PEOPLE ARE AWARE OF THE FOLLOWING CCRB SUBSTANTIATED AND/OR PENDING ALLEGATIONS AGAINST THIS OFFICER:

Disclosure # 5:

CCRB CASE 201213370 REPORT DATE: 10/15/2012 INCIDENT DATE: 10/12/2012

SUBSTANTIATED CCRB ALLEGATION:

1. FORCE - PHYSICAL FORCE

NYPD DISPOSITION: APU - GUILTY; NYPD PENALTY: APU - FORFEIT 3 DAYS VACATION

OTHER MISCONDUCT NOTED – NO CCRB JURISDICTION

1. OMN - FAILURE TO PREPARE A MEMO BOOK ENTRY

2. OMN - FAILURE TO PRODUCE STOP AND FRISK REPORT

3. OMN - OTHER MISCONDUCT

Eric Gonzalez
District Attorney
Kings County